## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: David Kocenda v City of Troy

Docket No. 290346

L.C. No. 2007-085524-CZ

Mark J. Cavanagh, Judge, acting under MCR 7.211(E)(2), orders:

The motion for immediate consideration is GRANTED.

The motion to strike appellant's brief is DENIED. The brief substantially complies with the requirements of MCR 7.212. MCR 7.212(I). To the extent that defendants-appellees believe that appellant's brief addresses issues outside the scope of the appeal or refers to non-record material, those points are best addressed in appellees' brief.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

AUG 1 3 2009

Date

Ludra Schult Mensel
Chief Clerk